ANNEXING AND PROVIDING RESTRICTIVE COVENANTS FOR SECTION II, RIDGE VIEW AT CRESCENT RIDGE

(this document voids and supersedes the document of record in Record Book 1278, page 3759, Register's Office of Rutherford County, Tennessee)

The undersigned Declarant, being the owner in fee simple of the real estate that has been subdivided any named SECTION II, RIDGE VIEW AT CRESCENT RIDGE according to a survey and plat of same, which plat is of record in Plat Book 37, page 220, Register's Office of Rutherford County, Tennessee, and which plat is made a part hereof by reference, does hereby annex said property into the CRESCENT RIDGE SUBDIVISION plan pursuant to ARTICLE ELEVEN of the RESTRICTIVE COVENANTS AND CONDITIONS APPLYING TO SUBDIVISION NAMED CRESCENT RIDGE SUBDIVISION, SECTION 1 ("Declaration") and as recorded in Record Book 984, page 2023, Register's Office of Rutherford County, Tennessee, and as re-recorded in Record Book 985, page 2718, Register's Office of Rutherford County, Tennessee.

All of SECTION II, RIDGE VIEW AT CRESCENT RIDGE of record in Plat Book 37, page 200, of said Register's Office shall now be under the same Declaration and as thereafter amended, with exception to the following modifications and amendments:

- 1. ARTICLE EIGHT USE RESTRICTION, Paragraph 13, shall be modified and restated as follows:
 - 13. a. No dwelling structure shall be erected having a square foot living area of less than 2,200 square feet, with a minimum of 1,400 square feet of living area on the first floor, excluding basement area and a two (2) car garage minimum.
 - b. All main dwellings on all Lots must be constructed on crawl space, basement, or slab.
- 2. ARTICLE EIGHT USE RESTRICTION, Section A, Paragraph 1, shall be modified and restated as follows:
 - 1. No lot may be used for any purpose except for the construction and maintenance of a residential building, and no such residential structure on any such lot shall be designed, constructed or used for more than one family. Notwithstanding the foregoing, Lot 82 may remain unimproved indefinitely, provided that it is properly maintained and does not otherwise violate any other provision set forth in this Declaration.
- 3. ARTICLE EIGHT USE RESTRICTION, Section A, Paragraph 2, shall be modified and restated as follows:
 - 2. No lot shall be resubdivided, but shall remain as shown on the recorded plat. It is

Heather Dawbarn, Register Rutherford County Tennessee

Rec #: 775575
Rec'd: 20.00 Instrument #: 1891181
State: 0.00 Clerk: 0.00 Recorded
Other: 2.00 3/6/2014 at 11:50 AM
Total: 22.00 Instrument #: 1891181

owner of Lots 83 and 84, shall be permitted, without approval from adjacent homeowners, the Association, or the Architectural Control Committee, to combine Lots 83 and 84 into a single lot, provided, said owner obtains approval from the Rutherford County Planning Department and Engineering Department.

- 4. ARTICLE EIGHT USE RESTRICTION, Paragraph 14, shall be modified and restated as follows:
 - 14. a. All dwellings shall be constructed with one hundred percent (100%) brick or masonry including the gable ends. Other areas above the roof line may be of vinyl, masonry siding, drivit or other material approved by the Architectural Control Committee. The exterior construction of all dwellings or other buildings must be approved by the Architectural Control Committee.
- 5. ARTICLE EIGHT USE RESTRICTION, Paragraph 19, shall be modified and restated as follows:
 - 19. a. The only fences which shall be permitted on lots shall be those made of either black coated chain link, PVC, vinyl, or redwood material or cedar material that have been installed by a professional fence installation company and those which have, prior to their erection, received the express written approval of the Architectural Control Committee, with regard to location and whether said fences conform to the general character and atmosphere of the neighborhood. With the exception of Lots 82, 83 and 84, chain link fences shall not be allowed The Architectural Control Committee may require, as a condition of approval, the use of hedges or other greenery as screening for the fence. All fences must be maintained in good repair, and owners agree to abide by reasonable requests for repairs and maintenance as may be made by the Architectural Control Committee.
 - b. On all lots except corner lots, no fence shall be permitted between the front building or setback line and the street. However, the use of hedges, shrubbery or evergreens as a fence, or in lieu of a fence, and extending to the front or sides of any lot is permitted, PROVIDED such hedges, shrubbery or evergreens shall not be permitted to be in excess of forty-two (42) inches in height. On all corner lots, no fence shall be permitted between either building or setback line and either street. In the event an owner incorporates any utility, landscape or drainage easement shown on the plat within the boundaries of a fence, the inclusion of this area shall be done in such a manner so as not to interfere with any drainage or other use of said easement.
- 6. ARTICLE TEN GENERAL PROVISIONS, shall be modified and restated as follows so as to clarify that the owners in Ridge View at Crescent Ridge may amend the Covenants for Ridge View at Crescent Ridge without the consent of the owners in other sections or phases of the

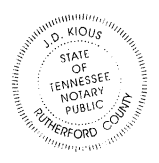
By: Devid Alcorn, President

STATE OF TENNESSEE COUNTY OF RUTHERFORD

Before me, the undersigned, of the state and county mentioned, personally appeared David Alcorn, with whom I am personally acquainted (or proved to me on the basis of satisfactory evidence), and who, upon oath, acknowledged himself to be President of New South Developers, LLC, a Tennessee limited liability company (the "Company") and as such President acknowledged that he is authorized to execute the foregoing instrument on behalf of the Company and that he as such President, executed the foregoing instrument for the purpose therein contained, by signing the name of the Company by himself as President.

Witness my hand and seal, at office in Musica To this 12th day of

Notary Public
My Commission Expires: 5 17 2019



Heather Dawbarn, Resister
Rutherford County Tennessee

Rec #: 737305
Rec'd: 20.00 Instrument #: 1838226
State: 0.00
Clerk: 0.00 Recorded
Other: 2.00 4/12/2013 at 12:40 PM
Total: 22.00 in
Record Book 1210 Pgs 1846-1849

be automatically extended for successive periods of ten (10) years. The Declaration may be amended by an instrument signed by not less than fifty one percent (51%) of the lot owners of Section III, Ridge View at Crescent Ridge or by Declarant, its successors and assigns without the joinder or consent of the Association or its members, provided that no amendment shall alter any obligation to pay ad valorem taxes or assessments for public improvements as herein provided or effect any lien for the payment thereof established herein. Any amendment must be properly recorded to be valid. This instrument may only be amended by the Declarant until all lots have been sold by the Declarant to purchaser(s) unrelated to Declarant.

[SIGNATURE PAGE TO FOLLOW]